UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN - EDMI

| In re: | Eric Bowman | Case No. | 21-30019 |
|--------|--|---|--|
| | Debtor (s) | Judge: Chapter 13 | Joel D. Applebaum |
| | DEBTOR(S) CHAPTER 13 CONFIRMATION HEARING CERTIFICATE At the next confirmation hearing in this case, the debtor(s) intends to: [Check ONE of the following] 1. Request confirmation of the debtor's plan, because all timely objections of creditors and the trustee have been resolved. I have emailed to the trustee a proposed order confirming the plan, as required in paragraph 2 of the Chapter 13 Case Management Order. | | |
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| | 2. Request confirmation of the debtor's plan, even thoug emailed to the trustee a proposed order confirming the plan, Management Order. The parties are at an impasse in attempt efforts. The following are: (a) the parties whose timely objections; and (c) the legal and factual issues that must be a confirmation: | as required in pa ting to resolve the ctions have not b | aragraph 2 of the Chapter 13 Case ese objections despite all reasonable een resolved; (b) their unresolved |
| | Trustee Objections: | | |
| | Issues: | | |
| | Creditor # 1: Objections: Issues: | | |
| | Creditor # 2: Objections: Issues: Creditor # 3: Objections: Issues: | | |
| | 3. X Request an adjournment of the confirmation hearing to The Debtor has contracted a severe case of COVID19. The leither in the hospital or under the care of a rehabilitative factfully but he will not return to work until early September. To completing his 2020 income tax returns. Once released the I Completion of the taxes appears the be the sole reason barries. | Debtor is current ility until mid-Au he Debtor's illne Debtor will be ab | ly hospitalized and expects to be ugust. The Debtor expects to recover ss has prevented him from le to complete his tax returns. |
| | 4. Dismiss the case. [The Court will construe this as a more Fed.R.Bankr.P. 1017(f)(2), and the Court will enter an order docket, unless the case was previously converted from Chap motion to dismiss must be filed within 10 days.] | r of dismissal and | I the case will be removed from the |
| | 5. Convert the case to chapter 7. [The debtor must promp Fed.R.Bankr.P. 1017(f)(3), and pay the filing fee for such no be converted without the entry of an order of conversion. | | |

/s/ Leo J Foley Jr Leo J Foley Jr P76060 Debtor's Attorney 2425 S. Linden Road., Ste C Flint, MI 48532 810-720-4333 leo@bklawoffice.com